09/674468



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U.S. APPLICATION NO.			FIRST NAMED	APPLICANT	ATTY. DOCKET NO.
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MINNEAPOLIS			ı		
NOTIFICATIO					11/20/00 371 IN THE UNITED
1. The following its		DESIGNATED/EL submitted by the applica			
		office (37 CFR 1.494),	an or are in to ar	c Office States F	atent and Trademark
		ice (37 CFR 1.495):			
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	a non-English l English.	anguage.			
_		nal application into Eng	lish.		
Oath or Decl	laration of inve	ntors(s) for DO/EO/US			
Copy of Arti					
		nendments into English.		A :6	
		ry Examination Report he International Prelimi			
☐ Preliminary	amendment(s)	filed 30007 00	and	Report into Engi	1311.
☐ Information	Disclosure Stat	ement(s) filed	and	i,i	<u> </u>
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Substitute sp Statement Cl			 ·		
Priority Doc		chility Status.			
		earch Report and co	pies of the refere	nces cited therein	i.
Other:	'	·			
		furnished within the pe	riod set forth belo	w in order to con	mplete the requirements for
acceptance under 35		ation into English. Not	e a nrocessing fee	will be required	if submitted
_		20 or 30 months from		will be required	ii suominica
	~ -	ation is defective for the	• •	d on the attached	Notice of Defective
	anslation.				
		ding the translation of the	• •		ater that the
		nths from the priority d			identifying the application
		ication number and inter			identity and the appropriate
					(b) for the reasons indicated
		CT/DO/EO/917.			
d. Surcharge	tor providing	the oath or declaration	later that the appr	opriate 20 or 30 i	months from the
3. Additional claim	fees of \$	492(e)). → Ju as a ☐ large	entity small e	entity, including a	ny required multiple
dependent claim fee,	, are required.	Applicant must submit	the additional cla	im fees or cancel	the additional claims for
which fees are due ((37 CFR 1.492	(g)). See attached PTO	-875.		
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		TH IN 2(a)-2(d) AND THIS NOTICE OR B			
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RESULT IN ABAN		.,			
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	above may be	extended by filing a pet	ition and fee for e	extension of time	under the provisions of 37
CFR 1.136(a).					
4. Translation of th	e Annexes MU	IST be submitted no late	er that the time pe	riod set above or	the annexes will be
		I be required if submitte	•		
		re cancelled since a tra		rovided by the ap	opropriate 20 (37 CFR
1.494(d)) or 30 (37	CFR 1.495(d))	months from the priori	ty date.		
Applicant is reminde	ed that any con	nmunication to the Unite	d States Patent ar	nd Trademark Off	fice must be mailed to the
		clude the U.S. applicati			
A cody	of this n	otice MUST	be return	ed with th	his response.
Enclosed: PCT/		□ Notice of Defec	ive Translation		
— PΤΟ-	875		/	ie: (703) - (<u> </u>
FORM PCT/DO/EC)/905 (Decemb	er 1997)	Telephon	ne: (703) - ;	56.90